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11 TIMOTHY GLEN CURRY

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14 **UNITED STATES DISTRICT COURT**  
15 **CENTRAL DISTRICT OF CALIFORNIA**

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17 CHRIS PRINCIPE, ) Case No. 8:17-cv-00608 JLS (KESx)  
18 Plaintiff, )  
19 v. ) STIPULATION TO CONTINUE  
20 TIMOTHY GLEN CURRY A/K/A ) SCHEDULING CONFERENCE  
21 TIMOTHY TAYSHUN, ) Current Date: September 29, 2017  
22 Defendant. ) New Date: October 13, 2017  
23  
24

25 Plaintiff Chris Principe (“Plaintiff”) and Defendant Timothy Glen Curry  
26 (“Defendant”), by and through the undersigned counsel, stipulate to continue the  
27 scheduling conference from September 29, 2017 to October 13, 2017 for the following  
28 reasons:

29 Plaintiff resides in Florida and was affected by Hurricane Irma. Specifically,  
30 Plaintiff has been without power for approximately one week. As a result, counsel for  
31 Plaintiff has not been able to communicate with his client with respect to issues raised in  
32 the Fed.R.Civ.P. 26(f) conference of counsel, including pre-trial dates for discovery, trial  
33 dates and discussions of settlement.

34 Plaintiff anticipates that a two week continuance to the scheduling conference  
35 would allow this communication to take place and allow the parties to finalize the Rule  
36 26(f) report.

1 For the reasons stated above, Plaintiff submits that good cause exists for the delay  
2 and therefore respectfully requests the Court to continue the Scheduling Conference to  
3 October 13, 2017 at 1:30 p.m.

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5

6 DATED: September 15, 2017

Tucker Ellis LLP

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8 By: /s/Howard A. Kroll

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10 Howard A. Kroll  
11 Attorneys for Defendant  
12 TIMOTHY GLEN CURRY

13 DATED: September 15, 2017

14 Law Offices of Daniel A. De Soto

15 By: /s/Daniel A. De Soto\*

16 Daniel A. De Soto  
17 Attorneys for Defendant  
18 TIMOTHY GLEN CURRY

19 \*Pursuant to Local Rule 5-4.3.4(a)(2), the filing party attests that Defendant's counsel  
20 concurs in the content of this Stipulation and has authorized its filing with his electronic  
21 signature.

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